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§2–301.

- (a) This section applies to a law enforcement officer of a jurisdiction in the State who engages in fresh pursuit of a person in the State.
- (b) (1) Fresh pursuit is pursuit that is continuous and without unreasonable delay.
 - (2) Fresh pursuit need not be instant pursuit.
- (3) In determining whether the pursuit meets the elements of fresh pursuit, a court shall apply the requirements of the common law definition of fresh pursuit that relates to these elements.
 - (c) A law enforcement officer may engage in fresh pursuit of a person who:
- (1) has committed or is reasonably believed by the law enforcement officer to have committed a felony in the jurisdiction in which the law enforcement officer has the power of arrest; or
- (2) has committed a misdemeanor in the presence of the law enforcement officer in the jurisdiction in which the law enforcement officer has the power of arrest.
- (d) A law enforcement officer who is engaged in fresh pursuit of a person may:
- (1) arrest the person anywhere in the State and hold the person in custody; and
- (2) return the person to the jurisdiction in which a court has proper venue for the crime alleged to have been committed by the person.

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